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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/642,309	08/18/2003	Mark Justin Moore	56162.000416	1974	
<sup>24504</sup> THOMAS, KA	7590 12/12/200 YDEN, HORSTEMEY	•	EXAMINER		
600 GALLERIA PARKWAY, S.E.			PRICE, NATHAN E		
STE 1500 ATLANTA, G	A 30339-5994		ART UNIT	PAPER NUMBER	
•	,		2194		
			MAIL DATE	DELIVERY MODE	
			12/12/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
·	10/642,309	MOORE, MARK JU	MOORE, MARK JUSTIN	
Office Action Summary	Examiner	Art Unit		
	Nathan Price	2194		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet	with the correspondence addi	ess	
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING I  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN. 136(a). In no event, however, may d will apply and will expire SIX (6) Mote, cause the application to become	IICATION.  a reply be timely filed  DNTHS from the mailing date of this com  ABANDONED (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on <u>02</u> (2a)       This action is <b>FINAL</b> . 2b) ☐ Th       Since this application is in condition for allow closed in accordance with the practice under	is action is non-final. ance except for formal ma		nerits is	
Disposition of Claims				
4)  Claim(s) 1-34 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdres 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-34 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/	awn from consideration.			
Application Papers			•	
9) The specification is objected to by the Examir 10) The drawing(s) filed on 13 May 2005 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination.	a)  accepted or b)  obj e drawing(s) be held in abey ection is required if the drawin	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFF		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received.  nts have been received in  iority documents have bee  au (PCT Rule 17.2(a)).	Application No en received in this National S	itage	
	X077E (	LIAM THOUGON		
	SUPERVICE VV	DRY PATENT EXAMINATED		
Attachment(s)	🗖	(DTO 142)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 		

This Office Action is in response to communications received 02 October 2007.
 Claims 1 – 34 are pending. Previous objections and rejections not included in this

Office Action have been withdrawn.

Response to Arguments

2. Applicant's arguments filed 02 October 2007 have been fully considered but they

are not persuasive.

3. Regarding the oath/declaration, the oath/declaration received 18 August 2004

states that the person making the oath or declaration believes the named inventor to be

the sole inventor, but does not state first inventor. See MPEP §§ 602(IV), 35 USC 115

and 37 CFR 1.63(a)(4).

4. Examiner acknowledges Applicant's comments regarding the drawings and

reminds Applicant of the objection to the drawings.

5. Regarding the claim rejections, Applicant argues the mailboxes that Silberschatz

teaches differ from the claimed message pool objects. Examiner respectfully disagrees.

The mailboxes are queues that contain a collection of message entries and a plurality of

mailboxes can be established (§4.5.2.2 ¶1; §4.5.4 ¶1). An entry that does not contain a

message is a free message that can be allocated by placing a message in the empty entry of the mailbox object or queue (§4.5.4)

## Oath/Declaration

6. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because: It does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.

## **Drawings**

7. New corrected drawings in compliance with 37 CFR 1.121(d) are required in this application because the current drawings are not clear. Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 8. Claims 1 5, 7 12, 16 22, 24 29, 33 and 34 are rejected under 35
   U.S.C. 102(b) as being anticipated by Silberschatz (see PTO-892 mailed 02 July 2007).
- 9. As to claim 1, Silberschatz teaches a method for managing shared resources in a computer system, comprising:

establishing and registering a plurality of objects in response to requests from hardware or software associated with the computer system (§22.8.1; p. 753 ¶1);

the objects including at least one type, at least one attribute, and a handle (§22.3.2 ¶2; §22.4.1 ¶1; §22.8.1);

establishing a plurality of message pool objects, wherein the plurality of message pool objects comprise pools of free messages that can be allocated (§4.5.2.2 ¶1; §4.5.4); and

manipulating the plurality of objects to effect processing and exchange of information (§18.2  $\P1-2$ ).

10. As to claim 2, Silberschatz teaches:

establishing a plurality of task objects ( $\S 22.3.2 \ \P 2 - 5$ );

allocating messages from at least one free message pool object in response to requests from one or more task objects, wherein the messages include blocks of information that can be passed to other task objects (§4.5.2.2 ¶1; §4.5.4);

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exchanging the messages between the plurality of task objects, thereby effecting requests for processing (§4.5.2.2 ¶1; §4.5.4); and

returning the messages to the free message pool object upon completion of processing (§4.5.2.2 ¶1; §4.5.4).

11. As to claim 3, Silberschatz teaches:

the plurality of task objects include at least a task type and an interface type, the interface type enabling request and release of messages (p. 111  $\P1 - 2$ ); and

the plurality of message pool objects include at least a pool type and an interface type (§4.5.2.2  $\P$ 1; p. 111  $\P$ 1 – 2).

- 12. As to claim 4, Silberschatz teaches exchanging the messages between the plurality of task objects, thereby effecting requests for processing further comprises at least one of: putting a message to an interface, getting a message from an interface, and waiting for a message to arrive on an interface (§4.5.3).
- 13. As to claim 5, Silberschatz teaches: receiving, at a message pool interface, a request by a first task object interface for a message allocation; allocating a message from the free message pool to the first task object; sending the message from the first task object interface to a second task object interface; performing processing by the second task object in response the message receipt; and returning the message to the message pool interface upon completion of processing (§4.5.2.2 ¶1; §4.5.4).

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- 14. As to claim 7, see the rejection of claim 5 for explanation regarding limitations not specifically addressed in this rejection. Silberschatz teaches sending an arm interrupt message from the first task object interface to a interrupt object interface; disabling an interrupt with the arm interrupt message by the interrupt object; and returning the message to the first task object interface (§4.5.4; p. 407  $\P1 2$ ; p. 409  $\P3 4$ ).
- 15. As to claim 8, Silberschatz teaches: defining a plurality of top-level tasks from the plurality of objects; providing each of the plurality of top-level tasks with a private memory resource; enabling access of the private memory resource to any subtask created by a top-level task ( $\S4.3.1 \ \P1-2$ ).
- 16. As to claim 9, Silberschatz teaches: allocating a memory space to a parent task; establishing at least one subtask to the parent task; enabling access of the memory space to the at least one subtask; and preventing access of the memory space to tasks not associated with the parent task ( $\S4.3.1 \ \P1 2$ ; p. 37  $\P1$ ).
- 17. As to claim 10, Silberschatz teaches: allocating a memory space to a subtask; and preventing access of the memory space to a parent task of the subtask (§4.3.1 ¶1 2; p. 37 ¶1).

18. As to claim 11, Silberschatz teaches: establishing an object instance for each of the plurality of objects; and establishing an object handle for each object instance, the object handle referencing a data structure used to implement the object instance (§22.3.2 ¶2; §22.4.1).

- 19. As to claim 12, Silberschatz teaches the object handle is a pointer value (§22.4.1 ¶1).
- 20. As to claim 16, Silberschatz teaches:

organizing the plurality of objects as files in a global file system, wherein files in the system contain references to objects in memory (§11.1.2 ¶1; Fig. 11.2; §18.2); and referencing each of the plurality of objects in relation to a plurality of top level object types (§11.3.3; §4.3.1 ¶1).

- 21. As to claim 17, Silberschatz teaches the plurality of top level object types include tasks, interfaces, pools, mutexes, semaphores, interrupts, and memory ( $\S18.2$ ;  $\S22.3.2$   $\S2-5$ ).
- 22. As to claims 18 22, 24 29, 33 and 34, see the rejection of claims 1 5, 7 12, 16 and 17.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 23. Claims 6 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silberschatz.
- 24. As to claims 6 and 23, see the rejection of claim 5 for explanation regarding limitations not specifically addressed in this rejection. Silberschatz teaches or at least implies returning the message to the first task object interface upon completion of processing and returning the message from the first task object interface to the message pool interface ( $\S4.5.7$  ¶1 4). Silberschatz at least implies that replies can use the same object in shared memory.
- 25. Claims 13 15 and 30 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silberschatz as applied to claims 1, 11, 18 and 28 above, and further in view of Jaworski (see PTO-892 mailed 02 July 2007).
- As to claims 13 and 30, Silberschatz fails to specifically teach derived object types as claimed. However, Silberschatz combined with Jaworski teaches: establishing at least one derived object type, based upon the object instance; establishing object

attributes for the at least one derived object type; and accessing any established object attributes with the object handle (Silberschatz: §22.3.2 ¶2; §22.4.1 ¶1; Jaworski: p. 91 ¶7). It would have been obvious to one of ordinary skill in the art at the time Applicant's invention was made to combine these teachings because both teach Java and programming techniques.

- 27. As to claims 15 and 32, see the rejection of claims 11, 13, 28 and 30.
- 28. As to claims 14 and 31, Jaworski teaches appending data structures associated with the at least one derived object type to the data structure used to implement the object instance (p. 94 ¶3).

## Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nathan Price whose telephone number is (571) 272-4196. The examiner can normally be reached on 6:00am - 2:30pm, Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Thomson can be reached on (571) 272-3718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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QUIDENVISONY PATENT EXCLUSION